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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/689,076	•	10/12/2000	REINER KRAFT	AM9-99-0219	6339
22891	7590	10/30/2003		EXAM	INER
DELIO &		- - ·	WON, YOUNG N		
121 WHITN NEW HAV				ART UNIT	PAPER NUMBER
	,			2155	
				DATE MAILED: 10/30/2003	φ

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summary	09/689,076	KRAFT ET AL.
Office Action Summary	Examiner	Art Unit
The MAIL INC DATE of this commi	Young N Won	2155
Period for Reply	unication appears on the cover snee	t with the correspondence address
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMU - Extensions of time may be available under the provision after SIX (6) MONTHS from the mailing date of this coldens of the period for reply specified above is less than thirty - If NO period for reply is specified above, the maximum - Failure to reply within the set or extended period for reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b). Status	NICATION. ons of 37 CFR 1.136(a). In no event, however, ma mmunication. (30) days, a reply within the statutory minimum of statutory period will apply and will expire SIX (6) I ply will, by statute, cause the application to becom is after the mailing date of this communication, eve	y a reply be timely filed f thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. e ABANDONED (35 U.S.C. § 133).
1) Responsive to communication(s)	filed on 12 October 2000	
2a)☐ This action is FINAL .	2b)⊠ This action is non-final.	
,—	, —	matters, prosecution as to the merits is
	actice under <i>Ex parte Quayle</i> , 1935	
4) Claim(s) 1-20 is/are pending in th	e application.	
4a) Of the above claim(s) is	/are withdrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-20</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to rest	riction and/or election requirement.	
Application Papers		
9) The specification is objected to by t	the Examiner.	
10) The drawing(s) filed on is/ard	e: a)□ accepted or b)□ objected to t	by the Examiner.
	objection to the drawing(s) be held in ab	. ,
11) The proposed drawing correction file	led on is: a)□ approved b)□	disapproved by the Examiner.
If approved, corrected drawings are		
12)☐ The oath or declaration is objected	to by the Examiner.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a clai	m for foreign priority under 35 U.S.	C. § 119(a)-(d) or (f).
a)□ All b)□ Some * c)□ None of	:	
 Certified copies of the priorit 	ty documents have been received.	
Certified copies of the priorit	ty documents have been received in	n Application No
3. Copies of the certified copie application from the Inte* See the attached detailed Office act	s of the priority documents have be rnational Bureau (PCT Rule 17.2(a ion for a list of the certified copies r)).
14)☐ Acknowledgment is made of a claim	•	
a) ☐ The translation of the foreign la 15)☐ Acknowledgment is made of a claim	anguage provisional application has	s been received.
Attachment(s)	, ,	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review 3) Information Disclosure Statement(s) (PTO-1449)	(PTO-948) 5) ☐ Notice	ew Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)
S. Patent and Trademark Office PTOL-326 (Rev. 04-01)	Office Action Summary	Part of Paper No. 6

Art Unit: 2155

DETAILED ACTION

1. Claims 1-20 have been examined and are pending with this action.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Duvall et al. (US 5884033 A) in view of Russell-Falla et al. (US 6266664 B1).

 INDEPENDENT:

As per claims 1 and 18-20, Duvall teaches a method of (see Fig.3 and 4), a system comprising means for (see title), a computer program product comprising code for (see col.2, lines 1-11), and a program storage device readable by a machine, tangibly embodying a program of instructions executable by the machine to perform a method for (see Fig.2; col.1, lines 59-60; and col.3, lines 44-49), monitoring communication on a computer network (see col.1, lines 30-35) between at least two client computers connected by the network (see Fig.1 and col.2, lines 34-38)

Art Unit: 2155

comprising: providing a database of keywords (see col.1, lines 30-35 and col.8, lines 48-61), each of said keywords linked to a predefined rating (see abstract: "match'; and col.1, lines 35-40); monitoring communication on a computer network (see col.1, lines 30-35) between at least two client computers connected by the network (see Fig.1 and col.2, lines 34-38); detecting said keywords in the communication (see Fig.4, #132 & #134 and col.1, lines 45-51); and determining for the communication a rating level based upon the predefined rating of said keywords (see col.5, lines 8-19 & 23-29). Duvall does not explicitly teach that the communication is in real-time. Russell-Falla teaches of a communication is in real-time (see col.2, lines 53-56). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teachings of Russell-Falla within the system of Duvall by implementing communication in real-time within the computer network communication monitoring system, method, and program because Russell-Falla teaches that "web page" are a "real-time media stream" (see Russell-Falla: abstract) and Duvall teaches of accessing "web pages" within the invention (see Duvall: col.7, line 3). Therefore, since Duvall teaches of web pages, one of ordinary skill in the art would include real-time communication within the system of Duvall.

As per claim 17, Duvall teaches a method (see Fig.3 and 4) of monitoring communication on a computer network (see col.1, lines 30-35) between at least two client computers connected by the network (see Fig.1 and col.2, lines 34-38) comprising: providing a communication monitoring system on a computer network including a database of keywords (see col.1, lines 30-35), each of said keywords linked

Art Unit: 2155

to a predefined rating (see abstract: "match'; and col.1, lines 35-40); the system adapted to: i) monitor communication between at least two client computers connected by the network (see Fig.1; col.1, lines 30-35; and col.2, lines 34-38); ii) detect said keywords in the communication (see Fig.4, #132 & #134 and col.1, lines 45-51); and iii) determine for the real-time communication a rating level based upon the predefined rating of said keywords (see col.5, lines 8-19 & 23-29); connecting a subsequent client computer to the network with the at least two client computers (see Fig.1); viewing at the subsequent client computer the rating level of the real-time communication between the at least two client computers (see col.1, lines 59-64 and col.4, lines 60-64); and connecting the subsequent client computer to the communication based upon the rating level (see col.4, lines 15-20). Duvall does not explicitly teach that the communication is in real-time. Russell-Falla teaches of a communication is in real-time (see col.2, lines 53-56). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teachings of Russell-Falla within the system of Duvall by implementing communication in real-time within the computer network communication monitoring system, method, and program because Russell-Falla teaches that "web page" are a "real-time media stream" (see Russell-Falla: abstract) and Duvall teaches of accessing "web pages" within the invention (see Duvall; col.7, line 3). Therefore, since Duvall teaches of web pages, one of ordinary skill in the art would include real-time communication within the system of Duvall.

Art Unit: 2155

DEPENDENT:

As per claim 2, Duvall further teaches wherein the rating level of the real-time communication is conveyed to at least one of the client computers (see col.4, lines 52-55).

As per claim 3, Duvall further teaches wherein at least one additional client computer receives the real-time communication (see Fig.1 and col.4, lines 22-27), and wherein the rating level of the real-time communication is conveyed to the at least one additional client computer (see col.4, lines 52-55).

As per claim 4, Duvall further teaches wherein the determining of the rating level for the real time communication occurs simultaneously with the real-time communication (see col.1, lines 45-51).

As per claim 5, Duvall further teaches wherein the determining of the rating level for the real time communication is based on evaluation of individual ratings of a plurality of different keywords (see col.6, lines 43-54).

As per claim 6, Duvall teaches of further including terminating the real-time communication of at least one of the client computers based upon the rating level (see col.4, lines 52-55).

As per claims 7-9, Duvall does not explicitly teaches of further including predetermining at a first of the at least two client computers a maximum rating level at which the real-time communication may be maintained; originating one or more keywords at a second of the at least two client computers which triggers a rating level above the maximum rating level; identifying the one client computer originating the

Art Unit: 2155

keyword above the maximum rating; and terminating real-time communication of the first client computer. Russell-Falla teaches of predetermining at a first of the at least two client computers a maximum rating level at which the real-time communication may be maintained (see col.3, lines 10-11); originating one or more keywords at a second of the at least two client computers which triggers a rating level above the maximum rating level (see col.3, lines 15-19 & 52-59); identifying the one client computer (Duvall: see col.2, lines 51-53) originating the keyword above the maximum rating (see col.2, lines 57-62); and terminating real-time communication of the first client computer (see col.4, lines 2-3). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teachings of Russell-Falla within the system of Duvall by implementing a maximum rating level wherein if exceeded, the originating device is identified and the communication is terminated within the computer network communication monitoring system, method, and program because rating of real-time data helps to quickly and more accurately identify what data sets are objectionable material without the need to store all precise keywords in a database, simply by weighting the frequency of negative words vs. positive words.

As per claim 10, Duvall does not explicitly teach of further including continuously updating the rating level determined for the real-time communication. Russell-Falla teaches of continuously updating the rating level determined for the real-time communication (see claim 7-9 rejection above; col.5, lines 20-35; and col.6, lines 11-20). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teachings of Russell-Falla within the system of Duvall

Art Unit: 2155

by implementing continuously updating the rating-level within the computer network communication monitoring system, method, and program because such an operation is inherent when a plurality of words are continuously being rated.

As per claim 11, Duvall and Russell-Falla do not explicitly teach of further including continuously updating the rating level determined for the real-time communication based upon the highest keyword rating within a selected time period. Russell-Falla teaches of continuously updating the rating level determined for the real-time communication based upon the highest keyword rating from the beginning to the end of a particular web page (see claim 10 rejection above and col.9, lines 30-35), but these differences are only found in non-functional descriptive material and are not functionally involved in the steps recited. The determining of the highest keyword rating would be performed the same regardless of the timeframe. The designer can allocate any interval for the filtering to occur. By preference, the designer can vary the timeframe thus negatively varying its accuracy.

As per claim 12, Duvall does not explicitly teaches of further including continuously updating the rating level determined for the real-time communication based upon a weighted average of keyword ratings within a selected time period. Russell-Falla teaches of further including continuously updating the rating level determined for the real-time communication based upon a weighted average of keyword ratings within a selected time period (see claim 11 rejection above and col.5, lines 20-35).

Art Unit: 2155

As per claim 13, teaches of further including determining the range of the rating level determined for the real-time communication based upon highest and lowest keyword ratings within a selected time period. As per claim 14, Duvall teaches of further including connecting a subsequent client computer to the network without establishing real-time communication (see col.1, lines 41-45); viewing at the subsequent client computer the rating level of the real-time communication (see col.5, lines 8-19 & 23-29); and connecting the subsequent client computer to the real-time communication based upon the rating level (see col.1, lines 35-40).

As per claim 15, Duvall further teaches wherein separate real-time communication occurs between different groups of client computers (see Fig.1), and including determining a rating level for the real time communication for each group of client computers (see col.1, lines 41-45).

As per claim 16, Duvall further teaches wherein the keyword is selected from the group consisting of text (see Fig.4, #134). Duvall does not explicitly teach wherein the keyword is selected from the group consisting of audio, video and graphical communication (see col.1, lines 51-55 and col.2, lines 43-44). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teachings of Russell-Falla within the system of Duvall by implementing wherein the keyword is selected from the group consisting of audio, video and graphical communication within the computer network communication monitoring system, method, and program because such groups also comprise of real-time data which is taught by Russell-Falla.

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Young N Won whose telephone number is 703-605-4241. The examiner can normally be reached on M-Th: 8AM-6PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hosain T Alam can be reached on 703-308-6662. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

Young N Won

October 22, 2003

HOSAIN ALAM

DURE BUISORY PATENT EXAMINER